



OFFICE OF THE DISTRICT ATTORNEY
RICHMOND COUNTY

MICHAEL E. McMAHON
DISTRICT ATTORNEY

[REDACTED]
[REDACTED]
[REDACTED]

NO ATTORNEY ASSIGNED

April 30, 2020

[REDACTED]
[REDACTED]

[REDACTED]

With reference to the above-mentioned case, and pursuant to our continuing obligations, the People make the following disclosures:

The People are aware that during the time he/she has been employed by the New York City Police Department, Officer Daniel Tovar has been named as a defendant or co-defendant in several federal civil lawsuits.

1. Gilyadoff v. City of New York, et al, 2011CV00781, settled for \$20,000 to be paid to each plaintiff, without admission of fault, ending litigation in the Eastern District of New York.

In the cases that settled, a stipulation of settlement and order of dismissal with prejudice was filed with the respective court, indicating, in sum and substance, that nothing in the settlement shall be construed as an admission or concession of liability by any of the defendants or the City of New York regarding any of the allegations made by the plaintiffs in their complaints, or that any of the plaintiffs' rights under the Federal or New York Constitutions or Statutes had been violated.

A review of the officer's Central Personnel Index (CPI) revealed the following:

1. On July 30, 2011 Lieutenant Tovar had a substantiated departmental investigation for a missing department shield while effecting an arrest for which he received a command discipline.
2. On December 2, 2017, Lieutenant Tovar had a substantiated departmental investigation because after having been informed of an allegation of missing property involving members of service, Lieutenant Tovar failed to notify Internal Affairs Bureau, in violation of the patrol guide and was warned and admonished as a result.